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12 *Attorneys for Defendants TicketNetwork, Inc.
13 and Event Tickets Center, Inc.*

14 **UNITED STATES DISTRICT COURT**
15 **CENTRAL DISTRICT OF CALIFORNIA**

16 **AXS GROUP LLC,**
17 **Plaintiff,**
18 **v.**

19 **EVENT TICKETS CENTER, INC.,**
20 **TICKETNETWORK, INC., VIRTUAL**
21 **BARCODE DISTRIBUTION LLC,**
22 **ALTAN TANRIVERDI and**
23 **SECURE.TICKETS,**
24 **Defendants.**

Case No. 2:24-CV-00377-SPG (Ex)

**STIPULATION TO EXTEND
DEADLINE FOR DEFENDANTS
TICKETNETWORK, INC. AND
EVENT TICKETS CENTER, INC.
TO RESPOND TO COMPLAINT**

**SECOND AMENDED COMPLAINT
SERVED: DECEMBER 9, 2024**

**CURRENT RESPONSE DATES:
DECEMBER 23, 2024
(EVENT TICKETS)
DECEMBER 31, 2024
(TICKETNETWORK)**

**NEW RESPONSE DATE:
JANUARY 30, 2025**

25 Plaintiff AXS Group LLC (“AXS” or “Plaintiff”) and Defendants
26 TicketNetwork, Inc. and Event Tickets Center, Inc. (“TicketNetwork” and “ETC,”
27 collectively “Defendants”) stipulate and respectfully request that the Court extend
28 the deadline for Defendants to answer or otherwise respond to the Second Amended
Complaint to January 30, 2025.

1 WHEREAS, on December 9, 2024, Plaintiff filed a Second Amended
2 Complaint in this action to add TicketNetwork, Inc.as a party and to amend its
3 allegations against ETC (ECF No. 82);

4 WHEREAS, on December 10, 2024, Plaintiff formally served TicketNetwork,
5 making its answer or response to the Complaint due on December 31, 2024 (ECF No.
6 86);

7 WHEREAS, the parties have been engaging in discussions to explore a
8 possible resolution of this matter;

9 WHEREAS, having additional time to engage in further discussions will be
10 beneficial to the potential for an early resolution, particularly given the holiday
11 season;

12 WHEREAS, AXS, TicketNetwork and Event Tickets agree to an extension of
13 time to TicketNetwork and Event Tickets' deadline to January 30, 2025 to answer or
14 respond to the Second Amended Complaint so they can continue discussing a
15 resolution to this matter;

16 THEREFORE, AXS, TicketNetwork and Event Tickets stipulate to an, making
17 Defendants' answer or response to the Second Amended Complaint due on January
18 30, 2025.

19 It is so stipulated.

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1 Dated: December 13, 2024

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3 By: /s/ J. Michael Keyes
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12 *Attorneys for Plaintiff AXS Group LLC*

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14 Dated: December 13, 2024

FISH & RICHARDSON P.C.

15
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25 Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filing party hereby attests that all
26 signatories listed, and on whose behalf the filing is submitted, concur in the filing's
27 content and have authorized this filing.
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CERTIFICATE OF SERVICE

I hereby certify that on December 13, 2024, a true and correct copy of the foregoing was filed electronically using the Court's CM/ECF system, which shall send notification of such filing to all counsel of record. Any counsel of record who has not consented to electronic service through the Court's CM/ECF system will be served by electronic mail.

/s/ John W. Thornburgh
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